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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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7590 07/29/2004		EXAMINER			
DAN C HU			WINDER, PATRICE L		
TROP PRUNER HU & MILES PC 8554 KATY FREEWAY SUITE 100			ART UNIT	PAPER NUMBER	
			2145	96	
HOUSTON, T	X 77024		DATE MAILED: 07/29/2004	25	

Please find below and/or attached an Office communication concerning this application or proceeding.

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,		Application No.	Applicant(s)	Sh
		09/454,689	KAPIL ET AL.	
Office Action Su	mmary	Examiner	Art Unit	
		Patrice Winder	2145	
The MAILING DATE of t Period for Reply	his communication app	ears on the cover sheet with the	ne correspondence addre	ess
A SHORTENED STATUTORY THE MAILING DATE OF THIS  - Extensions of time may be available und after SIX (6) MONTHS from the mailing  - If the period for reply specified above is  - If NO period for reply is specified above,  - Failure to reply within the set or extende	COMMUNICATION.  Ier the provisions of 37 CFR 1.13 date of this communication.  Iess than thirty (30) days, a reply the maximum statutory period wid period for reply will, by statute, an three months after the mailing	6(a). In no event, however, may a reply be within the statutory minimum of thirty (30) ill apply and will expire SIX (6) MONTHS	be timely filed  I days will be considered timely.  I drom the mailing date of this comr  ONED (35 U.S.C. § 133).	munication.
Status				
2a) ☐ This action is <b>FINAL</b> .  3) ☐ Since this application is	2b)⊠ This in condition for allowan	al Brief filed on 10 May 2004. action is non-final. ce except for formal matters, x parte Quayle, 1935 C.D. 11		nerits is
Disposition of Claims				
4)⊠ Claim(s) <u>1-8,19-24,27-3</u> 4a) Of the above claim(s  5)□ Claim(s) is/are al  6)⊠ Claim(s) <u>1-8,19-24,27-3</u> 7)□ Claim(s) is/are ol  8)□ Claim(s) are subj	) is/are withdraw lowed.————————————————————————————————————	n from consideration. cted.		
Application Papers				
'''	is/are: a) acce that any objection to the c		See 37 CFR 1.85(a).	: 1.121(d).
11) The oath or declaration i	s objected to by the Ex	aminer. Note the attached Of	fice Action or form PTO	-152.
Priority under 35 U.S.C. § 119				
<ul><li>2. Certified copies o</li><li>3. Copies of the cert application from the</li></ul>	None of:  f the priority documents  f the priority documents  ified copies of the priori  ne International Bureau	have been received. have been received in Appli ity documents have been rec	cation No eived in this National St	age
Attachment(s)		_		
Notice of References Cited (PTO-89)     Notice of Draftsperson's Patent Dra     Information Disclosure Statement(s)     Paper No(s)/Mail Date <u>20</u> .	wing Review (PTO-948)	4) Interview Sumn Paper No(s)/Ma 5) Notice of Inform 6) Other:		52)

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#### **DETAILED ACTION**

### Response to Arguments

In view of the Appeal Brief filed on May 10, 2004, PROSECUTION IS HEREBY
 REOPENED. A new ground of rejection is set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
  - (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such-request-must-be-accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-4, 8, 19-24, 27-28, 30, 33, 35, 37, 39, 41 are rejected under 35 U.S.C. 102(e) as being anticipated by Aggarwal et al., USPN 6,415,318 B1 (hereafter

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referred to as Aggarwal) with Aggarwal et al., USPN 5,943,478 (hereafter referred to as Aggawal\_2) incorporated by reference.

4. Regarding claim 1, Aggarwal taught a method of communicating in a network having a plurality of communities each including a server (column 6, lines 41-45, column 7, lines 28-34), comprising:

receiving from the server in a first community associated with a first service provider, a request indicating desired real-time, text-based messaging from a first community server to a second terminal coupled to the server in a second community associated with a different service provider (column 8, lines 56-59, column 9, lines 60-65); and

processing the request, by the server in the second community, to establish a real-time, text-based messaging session between the first and second terminals through the first and second community servers (column 9, lines 60-65).

- 5. Regarding dependent claim 2, Aggarwal taught the method further comprising determining if the second terminal has an established link with the second community server (column 9, lines 60-62).
- 6. Regarding dependent claim 3, Aggarwal taught the method further comprising sending a notification to the second terminal of the desired messaging session if the second terminal has an established link with the second community server (column 9, lines 66-67).

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- 7. Regarding dependent claim 4, Aggarwal taught the method further comprising receiving an indication from the second terminal of whether the desired messaging session has been accepted (column 10, lines 10-13).
- 8. Regarding dependent claim 8, Aggarwal taught the method further comprising establishing a chat session between the first and second terminals (column 10, lines 49-53).
- 9. Regarding claim 19, Aggarwal taught a server for use in a communications system having a plurality of communities coupled by a network (column 6, lines 40-45), each community associated with a different service provider (column 7, lines 28-34), the server being associated with a first one of the communities and comprising:

an interface unit adapted to receive a contact request over the network from an entity associated with another community, the entity not logged on to the server (column 7, lines 39-44), the contact request indicating a request to establish a text-based messaging session with a destination terminal linked to the server (column 9, lines 60-65); and

a controller adapted to send a notification to the destination terminal of the contact request (column 9, lines 66-67) and receive an indication from the destination terminal of acceptance of the contact request (column 10, lines 10-13).

10. Regarding claim 20, Aggarwal taught an article including one or more machine-readable storage media containing instructions for establishing a text-based messaging session between subscribers in a plurality of communities (column 6, lines 40-45), each community associated with a different service provider (column 7, lines 28-34), the

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instructions when executed causing a system in a first community associated with a first service provider to:

receive a request from a subscriber in a second community associated with a second service provider, the request indicating a desired text-based messaging session with a subscriber in the first community (column 8, lines 56-59, column 9, lines 60-65); notify the subscriber in the first community of the request (column 9, lines 60-65); determine if the subscriber in the first community has accepted the request (column 10, lines 10-13); and

establish the text-based messaging session between the subscribers if the subscriber in the first community accepted (column 10, lines 23-26).

- 11. Regarding dependent claim 21, Aggarwal taught the one or more storage media contain instructions that when executed cause the system to further send signaling to establish the text-based messaging session (column 9, lines 66-67).
- 12. Regarding dependent claim 22, Aggarwal taught the text-based messaging session includes a chat session (column 10, lines 23-26).
- 13. Regarding dependent claim 23, Aggarwal taught the one or more storage media contain instructions that when executed cause the system to create a controller object adapted to control the text-based messaging session (column 10,lines 1-7).
- 14. Regarding dependent claim 24, Aggarwal taught the one or more storage media contain instructions that when executed cause the system to: receive a request from a subscriber in a third community associated with a third service provider for a text-based messaging session (column 6, lines 45-48, column 7, lines 25-27); and

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establish the text-based messaging session among the subscribers in the first, second, and third communities (column 10, lines 49-53).

- 15. Regarding dependent claim 27, Aggarwal taught receiving the request comprises receiving a request indicating a desired interactive, text-based chat session (column 8, lines 56-59, column 9, lines 60-65, column 10, lines 23-26).
- 16. Regarding dependent claim 28, Aggarwal taught the text-based messaging session comprises an interactive, text-based chat session (column 10, lines 23-26).
- 17. Regarding dependent claim 30, Aggarwal taught the instructions when executed cause the system to establish the text-based messaging session by establishing an interactive, text-based chat session (column 10, lines 23-26).
- 18. Regarding dependent claim 33, Aggarwal taught providing a session object in the second community server, wherein receiving the request comprises receiving a request at the session object in the second community server from another session object in the first community server (column 5, lines 5-8, column 9, lines 60-62); and

the session object in the second community server exchanging messaging with the first community server to establish the real-time, text-based messaging session (column 10, lines 23-26).

- 19. Regarding dependent claim 35, Aggarwal taught the interface unit is adapted to receive the contact request from a second server in the other community (column 9, lines 24-28, 44-56, 60-62).
- 20. Regarding dependent claim 37, Aggarwal taught the controller comprises a session object (column 5, lines 5-8), the session object adapted to exchange messaging

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with another session object in a second server in the other community to establish the text-based messaging session (column 10, lines 23-26).

- 21. Regarding dependent claim 39, Aggarwal taught the instructions when executed cause the system to receive the request at a first server in the system from a second server in the second community (column 9, lines 60-65).
- 22. Regarding dependent claim 41, Aggarwal taught the instructions when executed cause the system to: provide a session object in the system (column 5, lines 5-8, column 9, lines 60-62); and

cause the session object to exchange messaging with the second server to establish the text-based messaging session (column 10, lines 23-26).

## Claim Rejections - 35 USC § 103

- 23. The text of those sections of Title 35, U.S. Code 103(a)not included in this action can be found in a prior Office action.
- 24. Claims 5-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aggarwal in view of Ogle et al., USPN 6,430,604 B1 (hereafter referred to as Ogle).
- 25. Regarding dependent claim 5, Aggarwal does not specifically teach sending a message to a predetermined communications device other than the second terminal if the second terminal does not have an established connection with the second community server. However, Ogle taught sending a message to predetermined communications device other than the second terminal if the second terminal does not have an established connection with the second community server (instant messaging

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system 403, column 9, lines 22-47). It would have been obvious to one of ordinary skill in the art at the time the invention was made that incorporating Ogle's predetermined communications device in Aggarwal's instant messaging system would have improved system responsiveness. The motivation would have been to use an alternative message delivery system for users not currently logged in (column 2, lines 47-52).

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- 26. Regarding dependent claim 6, Ogle taught sending the messages includes sending to a communications device including at least one of a telephone, a pager and an electronic mail receiver (column 9, lines 40-47).
- 27. Claims 7 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aggarwal as applied to claims 2 and 19, respectively, further in view of Ishikawa, USPN-6,038,602 (hereafter referred to as Ishikawa).
- 28. Regarding dependent claim 7, Aggarwal does not specifically teach performing a reverse log on to the second terminal if the second terminal does not have an established link with the second community server. However, Ishikawa taught performing a reverse logon to the second terminal if the second terminal does not have an established link with the second community server (column 10, lines 5-25). It would have been obvious to one of ordinary skill in the art at the time the invention was made that incorporating Ishikawa's reverse logon in Aggarwal's instant messaging system would have extended system functionality. The motivation would have been to eliminate the necessity for arranging network connections in advance (column 2, lines 64-67).
- 29. Regarding dependent claim 29, Aggarwal does not specifically teach the controller is adapted to further send messaging to perform a reverse log-on procedure

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with the destination terminal. However, Ishikawa taught the controller is adapted to further send messaging to perform a reverse log-on procedure with the destination terminal (column 10, lines 5-25). For motivation for combination see claim 7, above.

- 30. Claims 32, 34, 36, 38, 40 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over DeSimone and Auerbach as applied to claims 1, 19, and 39, further in view of Busey et al., USPN 5,764,916 (hereafter referred to as Busey).
- 31. Regarding dependent claim 32, Aggarwal taught providing a window for display at the first terminal, wherein receiving the request comprises receiving a message generated in response to a selection made in the window (column 9, line 66 column 10, line 7). Aggarwal does not specifically teach the window is a web page. However, Busey taught the window is a web page (column 1, lines 26-34, column 4, line 66 column 5, line 38).
- 32. Regarding dependent claim 34, Aggarwal taught providing a response, from the second community server, to the first terminal to present a window in a graphical user interface on the first terminal (column 9, lines 66-67); and

receiving a text message of the real-time, text-based messaging session originated from the window on the first terminal (column 10, lines 10-13, 23-26). Aggarwal does not specifically teach the window is a web page and the graphical user interface is a web browser. However, Busey taught the window is a web page and the graphical user interface is a web browser (column 1, lines 26-34, column 4, line 66 – column 5, line 38).

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- 33. Regarding dependent claim 36, Aggarwal taught the controller is adapted to communicate a window for display on the entity, the contact request comprising a message generated in response to user selection made in the window at the entity (column 9, line 66 column 10, line 7). Aggarwal does not specifically teach the window is a web page. However, Busey taught the window is a web page (column 1, lines 26-34, column 4, line 66 column 5,line 38).
- 34. Regarding dependent claim 38, Aggarwal taught the controller is adapted to communicate a response to the contact request to present a window in a graphical user interface at the entity (column 9, lines 66-67), the interface unit adapted to further receive text messaging from the graphical user interface at the entity during the text-based message session (column 10, lines 10-13, 23-26). Aggarwal does not specifically teach the window is a web page and the graphical user interface is a web browser. However, Busey taught the window is a web page and the graphical user interface is a web browser (column 1, lines 26-34, column 4, line 66 column 5, line 38).
- 35. Regarding dependent claim 40, Aggarwal taught the instructions when executed cause the system to provide a window for display at a subscriber terminal in the second community (column 9, lines 66-67), wherein the request received at the first server comprises messaging generated in response to selection made in the window displayed at the subscriber terminal in the second community (column 10, lines 1-7). Aggarwal does not specifically teach the window is a web page. However, Busey taught the window is a web page (column 1, lines 26-34, column 4, line 66 column 5, line 38).

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36. Regarding dependent claim 42, Aggarwal taught the instructions when executed cause the system to: communicate, in response to the request, a window for display in a graphical user interface at a subscriber terminal in the second community (column 9, lines 66-67); and

receive messaging from the graphical user interface during the text-based messaging session (column 10, lines 1-7, 10-13). Aggarwal does not specifically teach the window is a web page and the graphical user interface is a web browser. However, Busey taught the window is a web page and the graphical user interface is a web browser (column 1, lines 26-34, column 4, line 66 – column 5, line 38).

37. It would have been obvious to one of ordinary skill in the art at the time-the-invention was made that incorporating Busey's web page and web browser in Aggarwal's instant messaging system would have improved system effectiveness. The motivation would have to provide an avenue for widespread use of Aggarwal's instant messaging system (column 2, lines 43-46).

#### Conclusion

38. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patrice Winder whose telephone number is 703-305-3938. The examiner can normally be reached on Monday-Friday, 10:30 am-7:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain Alam can be reached on 703-308-3662. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Patrice Winder Primary Examiner Art Unit 2145

July 26, 2004